

In another column will be found a letter from Gov. SHANNON, our late Minister to Mexico, in relation to the indemnity due from the Mexican government. We copied, a week or two since a short paragraph from the Washington Union intimating the same cause for the non-payment of instalments, which are certified to in the letter of Mr. Shannon. We hope our whig friends who have manifested so much fear that Gov. Shannon, and the agent of this government in Mexico should be implicated with something wrong in relation to this matter, will now quiet their disturbed minds—and as they have manifested such a love for the fair fame of the Ex. Gov. we hope they will find room in their columns for this letter.

We have received the concluding communication of our correspondent "W. G. J." but are under the necessity of delaying its publication until next week, owing to the press of other matter, much of which was in type before we received the communication.

The great length of the proceedings of the Democratic State and Editorial Conventions has excluded our usual variety this week and will forbid our making any comment in relation to them—if comment were necessary. They will both bear perusal.

SHIRAZ.—The wife of Mr. GORHAM KING, of Charleston (probably while in a fit of derangement), swallowed a quantity of Arsenic on Friday last which resulted in her sudden death.

We have received the 1st and 2d Nos. of a new Democratic paper under the title of the "Democratic Courier," published at Findlay, O. by A. W. BAKER and Wm. MONROE. It is neatly printed and edited with much ability. We have had a slight acquaintance "long time ago" with Mr. BAKER, and we believe him to be amply competent to the task of conducting a good paper, and we wish the publishers all the success which such an enterprise ought to warrant them.

From the Washington Union.  
The Mexican Instalments.—Explanation of Gov. Shannon.

WASHINGTON, July 2, 1845.  
To the Hon. James Buchanan, Secretary of State.

Sir:—Since my arrival in the United States, I have noticed that at least a portion of the public are laboring under incorrect views with regard to the payment of the fourth and fifth instalments due our citizens from Mexico, under the treaty of the 31st January, 1843; and also that some unjust reflections have been cast upon me, as well as others, in reference to the manner in which the business had been transacted, I deem it not out of place for me to communicate to you the facts in relation to the two instalments in question, so far as they are within my knowledge, with the view not only of putting you in possession of the true state of the case, but of setting myself right in the matter. This I should have done at an earlier period had I been aware that there was any difficulty on the subject, or that there was any doubt in any quarter as to the facts of the case.

The fourth instalment fell due the 30th April, 1844 and the fifth on the 30th of the following July; and I did not arrive in Mexico, until the fourth instalment had been due near four months and the date of Mr. Voss's receipt, closing the matter with the Mexican government, I understand is the 27th August. It will be perceived from these dates, that I could have had no agency in the arrangement that was made with the Mexican government by Mr. Voss. Soon after my arrival in Mexico, on inquiring of Mr. Voss, our agent, who had been appointed to receive the money, as to the payment of the two instalments in question, he informed me he had in vain sought to obtain the money from the national treasury in Mexico; that he had failed in all his efforts to do so; for the reason, that, as fast as the money came into the national treasury, it was absorbed for the purpose of the army, and by Mexican claimants, whose influence with the government was such as to enable them to obtain the preference over the American claimants; that finding all efforts to obtain payment in Mexico had failed, he prevailed on the government to give him drafts on the treasury for an amount sufficiently large enough to cover the principle and interest due on the two instalments; and the cost of collecting the same, and transmitting the money to Yara Cruz. He also advises me that the English house of Taylor, Jamison, & Co., in Mexico, has claims on Mexico, and that they had taken drafts of a similar character, and were about to collect them; and that he had handed over the drafts, which he had received to that house, for collection at the same time. The house of Taylor, Jamison & Co., it is proper I should remark, is one of undoubted responsibility. The contribution that had been levied, in order to raise the four millions voted by Congress, and placed at the disposal of the government, were in a rapid course of collection at the time, and no doubts were entertained but the drafts would be promptly met and paid. He stated that under these circumstances, he considered the drafts as cash, or the same as cash; and that he had received to

the Mexican government accordingly, & that I might consider the instalments in question as paid; that there would be no other difficulty about the matter, than a delay of a few weeks in transmitting the money to the United States. On the day after I had been presented to the president—that is on the 2d of September—I received a note from Mr. Rejon, the Mexican Secretary of state, a copy of which has heretofore been communicated to your department, in which he states that he had been advised by the secretary of the treasury under date of the 27th August that the two instalments had been paid. On the 12th of September, I had an interview with President Santa Anna in relation to the release of the Texian prisoners, and the unadjusted claim of our citizens on the government of Mexico; in which he took occasion to speak of the payment of the two instalments above named, and the difficulties the government had to encounter to meet them; and assuring me, at the same time, that he had caused arrangements to be made, which would enable the government to meet the future instalments promptly as they fell due. All this put my mind at rest on the subject of these indemnities; and it was upon this state of facts that I felt myself authorized to make the communication I did to Mr. Calhoun, in relation thereto, nor until after the revolution broke out, which terminated in the overthrow of President Santa Anna and his party, anticipate the slightest difficulty in relation to the payment of the drafts in question. When the revolution broke out, the money intended to meet these drafts was diverted from that purpose by the government of Mexico, and applied to its own purposes. When it had become thus certain that there would be at least some considerable delay in the payment of these drafts, I called on Mr. Voss to report to me in writing all the facts of the case, so that I might be able to put my government in possession of them, I was taken sick shortly after, and confined to my room for two months, and was thus prevented from doing so. Up to the time of my departure from Mexico, which was on the 14th of May last, these drafts had not been paid, or any part of them. No doubt, however, was entertained by Mr. Voss or Mr. Jamison but that these drafts would be paid as soon as the Mexican government could command the pecuniary means. The government does not claim that it is in any way released from the payment of these drafts; but the deranged state of the Mexican treasury, growing out of the late revolution, has heretofore prevented the government from discharging them.—It is proper I should state, that I have no doubt Mr. Voss has acted throughout with the most perfect good faith and integrity, and that he did what he believed to be the best for the claimants at the time, that, upon a statement of the facts and reason on which he acted, I concurred with him in the opinion and so expressed myself to him at the time, that the course he had adopted was the best, under all the circumstances of the case, that could have been adopted, in order to secure the money for the claimants.

While it may be expected that these drafts will be paid by Mexico so soon as her financial abilities will enable her to do so, without regard to the future relations of the two countries, I do not feel justified in giving you any assurances that the remaining instalments will be paid until the difficulties existing between the two countries are finally adjusted, or our government shall adopt strong measures in order to coerce Mexico into a compliance with her treaty stipulations. I have the honor to be, very respectfully, your obedient servant.  
WILSON SHANNON.

STATEMENT  
Of the Affairs of the Bank of St. Clair.  
June 23, 1845.

LIABILITIES.	
Capital Stock	\$150,000.00
Circulation	270,000.00
Other liabilities	80,874.33
\$450,874.33	
ASSETS.	
Loans and Discounts, Bills of Exchange, due from Bank and Bankers, and Bonds and Mortgages	\$408,266.99
Real estate & personal property	14,785.56
Michigan State Stock & Scrip	7,099.94
Steamboat Gen. Scott	22,461.65
Bank of Michigan notes	75.00
Bank of St. Clair Stock	12,000.00
Cash	1,205.18
\$450,874.32	
Claims included in above considered \$80,000	
Claims included in the above considered doubtful \$9,918	
Estimated loss by depreciation, on Steamboat, Personal Property, State stock scrip &c.	
\$131,918	

Many of the claims, now called good, will be very slow to collect, and may become bad.  
JESSE SMITH.

STATEMENT  
Of the Assets and Liabilities of J. O. & H. Smith, and Jesse Smith & Sons, June 30th, 1845.

LIABILITIES.	
Our liabilities (including all we owe to the Bank of St. Clair, and exclusive of our liabilities for endorsements of St. Clair Bank notes) are	\$424,425.00
In litigation and yet to be determined for or against us	22,000.00
\$446,425.00	
ASSETS.	
Notes, Bills of Exchange, Book accounts, Personal Property, &c., (including demands against persons who have offsets to the amt of \$69,578, & which are included in our liabilities.)	\$376,427.00
Of the above we consider bad & doubtful \$123,298	
Stock in the Bank of St. Clair	125,000.00
Real Estate, at its estimated value (on which there is a lien of \$39,550, which is also included in our liabilities.)	49,200.00
\$550,627.00	
J. O. & H. SMITH.	

\*This does not include our Real Estate in Michigan, which is mortgaged to the Bank of St. Clair, to secure our liabilities to the same.

## NOTICE.

The Democratic Electors of the Township of Ravenna are requested to assemble at the Hall of J. H. Stoops, on Saturday evening, July 19th at 7 o'clock, P. M. for the transaction of important business.  
Per order of the Township Committee.  
Ravenna, July 16, 1845.

Died.  
In Rootstown, on the 9th inst. of Erysipelas, Mr. HORACE SMITH, aged 45 years.

NOTICE.  
THE person that has my Pike's Arithmetic in his possession, borrowed or otherwise obtained will please give notice where it may be found, and no questions will be asked. It may be known by there being writing on the blank and printed leaves with a pencil.  
WM. E. CRAWFORD.  
Ravenna, July 16, 1845.

NOTICE.  
AT my instance an attachment was this day issued by William N. Merwin, a Justice of the Peace of Palmyra township, Portage Co., against the property and effects of William Garrison an absent debtor.  
LORIN BIGELOW.  
July 7th, 1845.

NOTICE.  
I hereby given that the subscriber has been appointed and qualified administrator on the estate of Evan Beavan late of Paris in Portage County, deceased.  
WM. C. HUDSON, Administrator.  
July 15th, 1845.

NOTICE.  
I hereby given that the subscriber has been appointed and qualified administrator on the estate of Aaron W. Meeker late of Paris in Portage County, deceased.  
THOMAS SELBY, Administrator.  
July 15th, 1845.

JUST RECEIVED BY  
C. PRENTISS  
AND FOR SALE at his WAREHOUSE and STORE, Lake Superior White fish, a large and superior article.  
Lake Superior Pickerel, a large and superior article.  
White Lime.  
King's Water Cement, warranted.  
Whinney's Superfine Flour, \$4.50  
Ravenna, July 9, 1845.

NOTICE is hereby given that the subscriber has been appointed and qualified Administrator on the estate of Myron A. Barber late of Freedom, Portage county, Ohio, dec'd.  
DAVID J. BEARDSLEY, Administrator.  
Freedom, July 2, 1845.

DRIED CURRENTS.—For sale by  
June 1845. GILLET & Co.

Reprint of  
Chambers' Edinburgh Journal.  
published at the Albion office 3 Barclay street, New York. The first year of our reprint of Chambers' Edinburgh Journal being about to expire, we avail ourselves of the opportunity to say, that it has received a support commensurate with the intrinsic merit of the work, and that its continued republication is therefore established on firm basis. We shall feel indebted to subscribers who will make the Journal known in their respective neighborhoods, as well as give currency to the annexed terms of publication.  
In order to put this work within the reach of all classes of the public, we have determined to issue it at the very low price of one dollar and a half per annum; and also to furnish it to agents at a discount from this price, of thirty-three and a third per cent. And in order to disseminate the publication still more extensively, we have determined to give individual free copies of the advantages possessed by agents, and to extend to them also the benefit of the discount. A remittance of five dollars, then, provided it be in funds at par in the city of New York, or not more than five per cent. discount, will command five annual copies. The publication is weekly, contains eight pages, and is printed in the quarto form, with neat type and on good paper. It is scarcely necessary to state that the low price at which we offer the work, will oblige us to adhere to the cash system without any deviation whatever.  
Editors throughout the country inserting this Prospectus four successive weeks, and sending a copy containing it to the Albion office, will be entitled to a free copy for one year.

THE STATE OF OHIO, Court of Common Pleas, June Term, A. D. 1845.

Probate Accounts.  
DARIUS LYMAN, Esq. Master in Chancery of our said Court to whom by a standing rule all Probate Accounts are referred for his examination and report presents to the Court the accounts of the Exrs. and Admrs. on the following estates and of the following Guardians, to-wit:

Subj. Bristol's Estate.	Final settlement.
Shubal Coy's do do do	
Samuel Spencer's do do do	
Arnetus W. Bixby's do do do	
Ebenezer Sheldon's do do do	
Wm. Coolman, Senr's do do do	
Simon Sheldon's do do do	
Louisa Knapp's do (Partial do	
Joseph Treat's do do do	
Amadeus N. Sperry's do do do	
John Morris' do do do	
Jonah Hine's do do do	
Dennis Harmon's do do do	
Isaac Merriam's do do do	
James King's do do do	
Augustus Baldwin's do do do	
Miles T. Norton's do do do	
Joseph Cummins' do do do	
Lewis B. Richmond's do do do and	
Dividend.	
Chiron Corbett's do do do	
George Leonard's do do do	
John McKnight's do Final do	
James Gates' do Partial do	
John Highland's do do do	
Seth Wood's do do do	
Ebenezer Bostwick's do do do	
Clement B. Dunbar's do do do and	
Dividend.	
Alvah Gillett's do do do	
Joseph W. Chapman, Guardian to the heirs of Adams' Settlement.	
Zephoelet Dawsorth, Guardian to the heirs of Dawsorth Settlement.	
Thomas B. Selby, Guardian to William R. Selby Settlement.	
On which said accounts the said Master reports the amount of assets the moneys paid, and that he is the vouchers sufficient.	
Ordered that said accounts and reports be placed upon file in the office of the Clerk of our said Court and continued for the inspection and exception of all persons interested until the next term of said Court.	
And it is further ordered that notice of the filing of said accounts and reports be given by publication by said Clerk pursuant to the Statute in such case made and provided.	
A true copy from the Journals of said Court.	
Attest, HORACE Y. BEEBE, Clerk.	
July 14, 1845.	

W. S. STREATOR, M.D.  
PHYSICIAN & SURGEON.  
Office, opposite the Prentiss House. Residence, in the dwelling house formerly owned by Rev. Mr. Nash, Ravenna, Portage County, Ohio.

S. STREAWDER. J. W. TYLER.  
STREAWDER & TYLER,  
ATTORNEYS AT LAW,  
SHALERSVILLE, PORTAGE CO. OHIO.

NOTICE. Whereas my wife Anna B. Gillett has seen fit to leave my bed and board without any cause or provocation, together with my daughter Fiedia T. Gilbert, I hereby caution all persons, from giving them any credit on my account so long as they shall absent themselves from me, as I hold myself ever ready to receive them should they be willing to return, and to afford them support and protection so long as they will remain under my roof.  
HEBER B. GILBERT.  
Rootstown, July 3, 1845.

NEW ARRANGEMENT.  
M. & C. H. KENT,  
HAVE purchased of Z. KENT his entire stock of Goods and will continue the business at the old stand under the firm of M. & C. H. KENT & Co. where can be found an elegant and general assortment of

SPRING AND SUMMER GOODS.  
READY PAID AND LOW PRICES  
will be the order of the day.  
They respectfully invite the patrons of the old stand and all others to give them a call, as they may confidently expect some rare bargains. Most kinds of Produce taken in exchange for goods at market prices.  
Ravenna, July 1, 1845.

FRANKLIN MILLS FLOUR.—Fine, Superfine and Extra, will be kept constantly on hand and for sale by  
July 3. M. KENT & Co.

LUTHER DAY,  
ATTORNEY AT LAW,  
Office nearly opposite the Court house

DR. DANIEL SCHELL.  
HAS found out an unfailing remedy for the cure of the prevailing epidemic, usually called Erysipelas.  
Dr. S. has also a sure preventative of this disease.  
Rootstown, June 23, 1845.

ADMINISTRATOR'S NOTICE.—Notice is hereby given that the subscriber has been appointed and qualified administrator of the estate of Martin Bower, deceased, late of Randolph, Portage county, Ohio.  
JOSEPH SCHRODER, Administrator.  
By T. R. DICKINSON, Att'y.  
June 30, 1845.

FIRE CRACKERS.  
DIRECT from China per "Great Western" designed to warm "Cold Shoulders," for sale by  
June 1845. GILLET & Co.

The best Tea for 50 cents can be found at  
June 1845. GILLET & Co.

WHITE FISH.—Extra Lake Superior in Barrels and Half Barrels, just received.  
June 1845. GILLET & Co.

SCYTHES.—Grass and Cradle Scythes for sale.  
June 1845. GILLET & Co.

## JOB PRINTING.



The office of the "Portage Sentinel" is furnished with a good variety of Job and Card Type and we are prepared to execute with despatch all kinds of JOB WORK in the neatest and most workmanlike manner.  
Office in Mason's Block, over the Post-office, North side of Main street.

## NEW MILLINERY.

MISS KELLY, would beg leave to inform the Ladies of Ravenna and vicinity that she has taken a room in Mason's Block, where she intends to do all kinds of work in the Millinery business. She therefore invites the Ladies to give her a trial in their line—and she will guarantee, to accommodate them with the latest fashions and best work, and she hopes by paying strict attention to her business to receive a share of the public patronage.  
Ravenna, June 12, 1845.

## WOOL.

CASH, GOODS, OR CLOTH, in Exchange for any quantity of Wool.  
GILLET & Co.  
Ravenna, June 1845.

NAILS.—All sizes, just received and for sale by  
June 1845. GILLET & Co.

SALT for sale by  
June 1845. GILLET & Co.

MACKEREL.—Just received and for sale by  
June 1845. GILLET & Co.

WINDOW GLASS.—Just received by  
June 1845. GILLET & Co.

E. SPALDING,  
Attorney at Law  
And Justice of the Peace.  
Office one door west of Tilden & Ranney's office, up stairs.

L. V. WELCH. C. P. WOLCOTT.  
BIERCE & WOLCOTT,  
ATTORNEYS AT LAW,  
RAVENNA, OHIO.  
Office in Mason's Block, up stairs.

ARCHIBALD SERVOS,  
Attorney and Counsellor at Law  
Office nearly opposite the Prentiss House, Ravenna, Ohio.

OHIO EXCHANGE,  
Shalersville, Portage County, Ohio,  
BY L. H. BAILEY.  
June 5, 1845.

PRENTISS HOUSE  
AND GENERAL STAGE OFFICE,  
BY WILLIAM M. FOLGER,  
Ravenna, Portage county, Ohio.

EXECUTOR'S NOTICE.—Notice is hereby given that the subscriber has been appointed and qualified Executor on the estate of Amelia Hull, late of Shalersville, Portage County, Ohio, dec'd.  
Dated at Shalersville, June 21st, 1845.  
SILAS H. ELDRIDGE, Executor.

NOTICE is hereby given that the subscribers have been appointed and qualified as administrators on the estate of John E. Davis, deceased late of Palmyra, Portage county, Ohio.  
EVAN DAVIS.  
WM. N. MERWIN. Administrators.  
June 25th, 1845.

ADMINISTRATOR'S NOTICE.—Notice is hereby given that the subscriber has been appointed and qualified administrator with the will annexed, administrator of the estate of John Debra, deceased, late of Randolph, Portage county, Ohio.  
JOSEPH SCHRODER, Administrator, with the will annexed.  
By T. R. DICKINSON, Att'y.  
June 30, 1845.

LIST OF LETTERS remaining in the Post-office, at Ravenna, O. July 1, 1845.  
Austin, Wm. J. McKelvey, John  
Barnard, Philip Mercer, Stephen  
Beach, Jane Morrett, Miss Emily H S  
Beardsley, Burnett E. Miller, Zoph  
Bigelow, Johnson M. Newberry, S.  
Boosinger, John Norton, Perry  
Branch, Seth Patterson, E.  
Breaker, Philman, William  
Buck, Philander Peck, Eliza  
Ball, Edgar L. Preston, E.  
Bush, O. E. Redington, R.  
Clark, J. L. Sabine, W.  
Childs, Samuel B. Sanford, S. S.  
Crane, S. Shaw, Henry A.  
Dickinson, Orlando S. Smith, Charles B.  
Eaton, Rev. T. C. Spencer, J. L.  
French, Miss Ann Stattery, James  
Haskill, E. P. Stough, Jacob  
Garr, Mrs. Clarissa Tremaine, M. Loretta  
Gibson, Solon Thompson, Geo. P.  
Gilhouse, John Thompson, S. P.  
Godfrey, Andrew Nashboro, Elizabeth  
Goold, Theodore Wolford, Theron  
Jones, O. S. Walkard, Catherine  
Lyman, James  
L. COLLINS, P. M.

Tailoring Establishment.  
THE subscriber still continues the Tailoring business one door south of C. Prentiss' Store. Thankful for past favors, he hopes, by prompt attention to business, to merit and receive a share of public patronage.  
Urtive done to order.  
GEO. SOMMERVILLE.  
Ravenna, June 5, 1845.

DR. DUNCAN'S  
EXPECTORANT REMEDY, FOR  
CONSUMPTION  
Colds, Coughs, Spitting of Blood, Bronchitis, Difficulty of Breathing, Asthma, Pain in the Side, Breast and Chest, Whooping Cough, Croup, and all diseases of the Liver and the LUNGS.

BEWARE of that fall disease which perceptibly fastens upon your system the threads of destruction, and hantens you to the grave. Read the following certificate from one of the most respectable farmers of Licking county. In the fall of '41, I was attacked with a severe cough, and more or less pain and soreness thro' the chest, which continued unabated through the winter. As warm weather approached I became somewhat relieved, but still the soreness and cough did not entirely leave me. At the commencement of the winter '42-3, I began to get much worse; great soreness through my whole chest, difficulty of breathing, severe and constant cough, followed in a short time by copious expectoration of matter, rapid emaciation, &c. These symptoms continuing, I was confined to my room, and was so much prostrated as to be mostly confined to my room, and scarcely able to help myself. Having little confidence in the ability of physicians to relieve or cure a consumption which I supposed to have become already seated upon me, I had entirely neglected the use of any prescription whatever, until I saw in the Advocate an advertisement of Dr. Duncan's Remedy, which induced me to purchase of Mr. Briggs who was then agent, one bottle of his medicine, hoping it might afford me some relief from my sufferings, although I expected nothing more. In March '43, I commenced using it, and in four days time soreness in my chest was entirely removed, my cough was much relieved, expectoration ceased, and began to mend in every respect. In short, I continued taking until I had used ten bottles when I found myself entirely cured and have remained so until the present time. I need not say that I consider the expectorant a most valuable medicine for lung affections, and as such have, and do still most cheerfully recommend it.  
WESLEY BLIZZARD.  
Newark, April 1845.

The above testimonial from Mr. Wesley Blizard of our township, who is personally known to many of our citizens we presume will be read with interest.—Constitutionalist.

Mr. Vernon, May, 1845.  
Dr. Duncan.—Dear Sir, Having had occasion to witness the effect of Dr. Duncan's Expectant Remedy on Mr. Eli Young in the case of pulmonary consumption I feel it my duty to make a statement in order that others that are or may be afflicted with the same complaint may be benefited by the same remedy. He was attacked with inflammation on the left lobe of the lungs in March, 1843, attended with acute pain, great difficulty of breathing, and a severe cough which proceeded rapidly to suppuration and abscess, standing the use and application of the best remedies prescribed by our authors, the complaint, in a few days began to exhibit evident symptoms of necrosis.

In this distressing stage of the complaint, I had recourse to Dr. Duncan's expectorant Remedy for Consumption, which had the effect of checking the disease immediately, and in a few days the pain ceased, the breathing became free and easy, the cough left him, and the expectorated matter subsided the consequence of which was that in using six bottles of the medicine he has recovered and is restored to his family and friends.

J. UPSON, M. D.  
I do hereby certify the above to be a true statement of my case as far as comes within my knowledge.

ELI STRONG.  
The case of Mr. Young is also known by many persons in the town of Mt. Vernon. Those wishing any further information of the wonderful efficacy of Dr. Duncan's Expectant Remedy, are requested to call upon the following persons: G. A. Jones, Jno. Hamer, Samuel Israel, Esq. Mr. Vernon, Amos Hipsley, Wm. Findly, Morris Tp. John Ross, Pike Tp.  
Be careful and call for the above Medicine at the Drug store of SWIFT & HATCH, Ravenna, Ohio, who are the only agents in Portage county.

## SILVER PLATING MANUFACTORY.

Next door to Cobb's Exchange Hotel!  
AKRON, SUMMIT CO. OHIO.



THE Subscriber makes and keeps constantly on hand and for sale all kinds of Silver-plated, Brass, Tinned and Plated, Saddlery, Carriage and Harness mountings. Also, all kinds of Iron work for Carriage Makers to order on short notice, with Brass or Silver at 6 cents per inch, crooked or straight. Also work plated with extra size of Silver when ordered, at small advance price. Those wanting a superior article of Plated Horse Fittings may depend on any word, and from forty years experience am prepared to anticipate all orders in my line.

BRASS FOUNDRY.  
In full blast and am prepared to execute orders, for all kinds of Brass, Copper or Composition Castings to patterns if furnished or will cast and finish the same to order.

Spelter, Solder and Copper Rivets, always on hand at the lowest prices and Cash or Old Metals taken in pay. Bell hangings, Locksmithing, Keys and Jobbing generally by  
GEORGE TILLEY.

Akron, June 4, 1845.  
N. B.—Work for the above establishment will be received at this office, and when furnished, if required, will be returned here for delivery.

BARCOCK & M'BRIDE,  
STORAGE & FORWARDING  
AND  
COMMISSION MERCHANTS  
and Dealers in Groceries, Iron, Nails, Glass, Salt, Fish and Produce.

Agents for Transportation to and from New York, Albany, Cleveland, Pittsburgh, &c. &c.  
Ravenna, June 5, 1845.